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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO.
09/756,597	01-05-2001		Prodromos Pericles Stephanos	STEP-00-001	4758
33321	7590	03 18 2003			
DANIEL P.	MAGUII	RE	EXAMINER		
423 E ST. DAVIS, CA 95616				TOOMER, CEPHIA D	
				ART UNIT	PAPER NUMBER
				1714 DATE MAILED: 03/18/2003	16

Please find below and/or attached an Office communication concerning this application or proceeding.

Interview Summary

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Application No.

Applicant(s)

STEPHANUS PRODROMOS
PER CLES
Art Unit

Cer hia Di Toomer 1714

All participants (applicant, applicant's representative PTC	personnel)*				
(1) <u>Cephia D Toomer</u>	(3)				
(2) <u>Dan McGuire</u>	(4)				
Date of Interview 14 March 2003					
Type a) Telephonic b) Video Conference c) Personal [copy given to 1) applicant	2) applicant's representative]				
Exhibit shown or demonstration conducted: di Yes if Yes brief description:	e), No				
Claim(s) discussed <u>all in gene</u> ral					
Identification of prior art discussed. Wilkins and Wesley					
Agreement with respect to the claims $f)$ was reached g) was not reached h) N/A .					

Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments. <u>See Continuation Sheet</u>.

(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)

THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section, 713-04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

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Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached or any other comments. Applicant proposes filing an RCE and including a declaration showing commercial success of the claimed product. Applicant argues that there is no motivation to combine the references. Applicant argues that the thickener is added to the present composition to reduce the amount of VOCs that are released into the environment. The examiner indicated that the alleged commercial success and arguments regarding motivation would be considered in the event applicant filed a RCE.



Manual of Patent Examining Procedure (MPEP) Set tion 113,04. Substance of Intersies. Must be Made of Record

Assorption of the statement of the substance of the statement of the substance of the enterior of the statement of the made of record in the appropriate of the substance of the

Title 3.1 Code of Federal Regulations (CFR) § 1 133 Interviews

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The action of the Patent and Trademark Office cannot be based exclusiblely on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews

it is the responsibility of the applicant or the attorney of agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so this the examiner's responsibility to see that such a record is made and to correct material inaccuracies amon pear directly on the question of paternapiin.

Examiners in distinguished an interview with marking of the branks. Discussions regarding only procedural matters directed solely to restriction requirements for which interview recordation is other lise provided to in Section 12.01 of the Manual of Patent Examining Procedure, or pointing ut typographical errors of unreadable script in a the eactions of the like lare excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment in Jiseparate Interview Summary Record is required

The interview Soninary Form shall be alice oan appropriate Paper Mid. placed in the right hand portion of the file land listed on the Contents, section of the file unapper in a cers in a mercleur, a duplinate of the form is given to the applicant for attorney or agent) at the conclusion of the interview on the case of a fereignine or decoupled in the cupy is maded to the applicant's correspondence address either with or prior to the next official or in cocar of or a factor of a fact circumstances dictate the Firmish List be larger for that later the interview rather than with the next official con munication

The Form provides threindation than our opinion at it

- Application flummer menes of delship missifulnities
- Name of approant
- Name of examiner
- Date of interview
- Type of interview itelephonic indepositrence or personal).
- Name of participant(s), applicant, attorney or agent, examiner, other PTO personnel, etc.,
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific price at discussed
- An indication whether an agreement was reached and it so la description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable. Note Agreement as to allowability is tentative and does not restrict further action by the examines to the contrain.
- The signature of the examiner who conducted the interview of Form is not an attachment to a signed Office action).

it is desirable that the examiner chally returned the applicant. It his or her obligation to record the substance of the interview of each case unless both applicant and examiner agree that the examiner by the cold same. Where the examiner agrees to record the substance of the interview, or when it is adequately recorded on the Foliable for a stratagh and the Foliable for the examiner should check the appropriate box at the bottom of the Form which informs the applicant that the submit of the separate or indicating substance of the interview as a supplement to the Form is not requiréd.

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- 4 an identifiation of the procipal propose plan endownts of a substantive nature discussed luniess these are laiready described on the intervels, Sunn arvicining confidences, the Examiner
- lia prief identification of the general trinist of the principal arguments presented to the examiner
 - The identification of argument, their notice length of reliabilities. A cerbatim or highly detailed description of the arguments is not required. The gentroat of the arguments southment the general nature or thrust of the principal arguments made to the ne work of the solutions of the entropy of the entropy of the applications of the entropy of the